ESTTA Tracking number:

ESTTA118343 01/08/2007

Filing date:

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	92045000	
Party	Plaintiff Bass Pro Trademarks, L.L.C.Bass Pro Trademarks, L.L.C. Bass Pro Trademarks, L.L.C. Bass Pro Trademarks, L.L.C. Bass Pro Trademarks, L.L.C. 2500 East Kearney Springfield, MO 65898 UNITED STATES	
Correspondence Address	Dennis J.M. Donahue III Husch & Donahue III Hu	
Submission	Other Motions/Papers	
Filer's Name	H. Frederick Rusche	
Filer's e-mail	trademark@husch.com	
Signature	/H. Frederick Rusche/	
Date	01/08/2007	
Attachments	ST_LOUIS-2558715-v1-BPS v SWH 2007-01-08 Pet Stip Mtn for Ex of Tes Period.pdf.PDF (3 pages)(70464 bytes)	

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

In the matter of Trademark Registration No. 2,390,988

For the mark SPORTSMAN'S WAREHOUSE HUNTING FISHING CAMPING RELOADING OUTERWEAR FOOTWEAR and Design

Date registered: October 3,	2000	
Dara Dra Tradamarka I. I. C	: :	CANCELLATIONING 02045000
Bass Pro Trademarks, L.L.C., PETITIONER,		CANCELLATION NO. 92045000
retitioner,	:	
	•	
V.	:	
	:	
Sportsman's Warehouse, Inc.,	:	
RESPONDENT	:	

PETITIONER'S STIPULATED MOTION FOR EXTENSION OF PETITIONER'S TESTIMONY PERIOD

COMES NOW Petitioner Bass Pro Trademarks, LLC ("Petitioner" or "Bass Pro"), by and through their undersigned counsel, and, by stipulation of Respondent Sportsman's Warehouse, Inc. ("Respondent"), hereby respectfully requests an extension of Petitioner's testimony period in the above referenced matter pursuant to 37 C.F.R. §2.121(a)(1). Bass Pro states the following grounds in support of its motion:

- 1. In its Order of July 7, 2006, the Board reset Petitioner's testimony period in the above referenced matter to close on December 6, 2006.
- 2. Petitioner intends to call a total of four witnesses during the course of its opening testimony period. Counsel for Petitioner and counsel for Respondent attempted in good faith to schedule the dates for the testimony of these four witnesses on or before December 6, 2006. However, due to the schedules of counsel and the witnesses, and exacerbated by the holiday

season, the parties were unable to identify mutually suitable dates on or before December 6 for three of the four witnesses.

3. The first mutually available dates for the trial depositions of the three remaining witnesses called by Petitioner are January 11 and 12, 2007. Respondent has stipulated to an extension of Petitioner's testimony period to accommodate these trial depositions.

4. The extension requested herein will not impact the remainder of the trial schedule for this matter. Respondent's testimony period and the rebuttal testimony period, which are currently scheduled to close on February 4, 2007, and March 21, 2007, respectively, will proceed with no change. Therefore, the extension requested herein will not require any further delay of these proceedings and will not prejudice or inconvenience Respondent or the Board.

5. Petitioner has consulted with counsel for Respondent concerning the present motion, and Respondent has stipulated thereto.

6. 37 C.F.R. §2.121(a)(1) provides that the testimony periods in an *inter partes* proceeding may be rescheduled by stipulation of the parties approved by the Board.

WHEREFORE Petitioner Bass Pro Trademarks, LLC, with the stipulation of Respondent Sportsman's Warehouse, Inc., respectfully requests an extension of Petitioner's testimony period up to and including January 12, 2007.

Respectfully submitted, this 8th day of January, 2007.

Dennis J.M. Donahue III

H. Frederick Rusche

Husch & Eppenberger, LLC

190 Carondelet Plaza, Suite 600

St Louis, MO 63105

Phone 314-480-1642

Fax 314-290-5342

E-mail trademark@husch.com

CERTIFICATE OF SERVICE

It is hereby certified that a true and correct copy of the foregoing document was served by first class mail, postage prepaid, on Christopher R. Smith, Lindquist & Vennum, PLLP, 80 South 8th Street, 4200 IDS Center, Minneapolis, MN 55402-2205, the attorney for Respondent, on this 8th day of January, 2007.

n.2